

SENATE BILL No. 189

DIGEST OF SB 189 (Updated January 23, 2008 10:07 am - DI 116)

Citations Affected: IC 15-1; IC 15-2.1; IC 15-7.

Various issues concerning agriculture and animals. Removes the restriction that only counties that contain more than \$20,000,000 in property tax value may make an allowance to an interstate fair corporation. Requires that the petition for an allowance for a tax levy to support county 4-H clubs be published in a qualified publication in the county. (Current law requires that the petition be printed in a newspaper that is published and printed in the county.) Prohibits tampering or altering with an identification mark on goats and cervids that have reacted positively to a tuberculin test. Removes a conflicting provision that prohibits the state board of animal health from adopting rules to exempt certain testing requirements from animals that present little risk of spreading disease. Requires that a person who is not the owner of an animal but has reason to suspect that the animal has a dangerous, contagious, or infectious disease to make a report to the state veterinarian or local health officer within 48 hours. Provides that the stockholders or members of an agricultural cooperative created before February 23, 1925, by majority vote, may elect to be governed by certain agricultural cooperative laws by limiting its stockholders or membership. (Current law provides for a vote limiting only membership.) (The introduced version of this bill was prepared by the code revision commission.)

Effective: July 1, 2008.

Ford, Landske, Arnold, Broden

January 8, 2008, read first time and referred to Committee on Agriculture and Small Business.

January 24, 2008, amended, reported favorably — Do Pass.



Second Regular Session 115th General Assembly (2008)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type. Also, the word NEW will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in this style type or this style type reconciles conflicts between statutes enacted by the 2007 Regular Session of the General Assembly.

SENATE BILL No. 189

A BILL FOR AN ACT to amend the Indiana Code concerning agriculture and animals.

Be it enacted by the General Assembly of the State of Indiana:

SECTION 1. IC 15-1-2-12 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 12. (a) As used in this section, "county executive" means the board of commissioners of a county elected under IC 36-2-2-2.

- (b) The board of county commissioners of any county containing taxable property of the value of twenty million dollars (\$20,000,000) or more, in which an interstate fair, as authorized by this chapter, shall be located, executive may in their discretion, make an allowance out of the general funds of said the county to said association. But a corporation incorporated under this chapter.
- (c) Before any such an allowance shall be under subsection (b) is made, the president or secretary of the association shall file a sworn statement with said board his sworn statement, the county executive, showing the:
 - (1) name and date of organization of such the association; and the
 - (2) amount expended for fair grounds and permanent improvements thereon, needed for the fair grounds, and the

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1	amount necessary to be expended to complete such the
2	improvements. whereupon,
3	(d) After receiving a sworn statement under subsection (c), the
4	board county executive may make such allowances as it shall deem an
5	allowance that the county executive considers necessary, but that
6	does not exceeding in the aggregate, the sum of exceed either of the
7	following:
8	(1) Ten thousand dollars (\$10,000). and not exceeding
9	(2) One-half $(1/2)$ the amount shown by such the statement to
10	have been be expended on such the grounds and improvements.
11	And
12	(e) The amount so appropriated under this chapter shall be section
13	is a lien on all the real and personal property of said the association.
14	and no
15	(f) Dividends shall may not be declared or paid to the incorporators
16	or stockholders until the appropriation made by the board shall be is
17	repaid to the county treasurer with interest.
18	SECTION 2. IC 15-1-6-2 IS AMENDED TO READ AS FOLLOWS
19	[EFFECTIVE JULY 1, 2008]: Sec. 2. (a) Whenever The president or
20	secretary of any such society or organization shall file a 4-H club
21	described in section 1 of this chapter may file a petition signed by
22	at least thirty (30) resident freeholders of the county with the county
23	auditor of any the county, a petition signed by thirty (30) or more
24	resident freeholders of such county, requesting that the board of
25	commissioners to executive make any an allowance provided for in
26	section 1 of this chapter.
27	(b) The county auditor shall eause such have the petition, without
28	the signatures, attached thereto, to be published printed in a newspaper
29	of general circulation printed and that is published in the county. and
30	said auditor shall in said
31	(c) The notice give the must state the date, time, and place when
32	such the petition will be considered by the board of county
33	commissioners, which executive. The auditor shall set the date, time,
34	shall be fixed by the auditor for not less than: and place at which the
35	petition will be considered, which must be at least thirty (30) days
36	after the publication of such the notice.
37	(d) If: on or before
38	(1) not later than the time fixed published in said the notice for
39	the consideration of said the petition by the board of county
40	commissioners, executive, a remonstrance signed by more
41	resident freeholders of the county than the number signing the

petition shall be is filed with the county auditor protesting the



1	making of the allowers of matitional for the said board
1 2	making of the allowance, as petitioned for, the said board executive shall consider such the remonstrance; and if it
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4	(2) the executive finds that it the remonstrance is signed by a
5	greater number of resident freeholders than the petition asking for
<i>5</i>	an allowance, the board of county commissioners shall have no
7	authority to executive:
	(A) may not make an allowance for such purpose the
8 9	purposes set forth in section 1 of this chapter; and
	(B) shall dismiss said the petition and take no further action.
10 11	
	(b) (e) Any such After final acceptance by the executive, a
12	petition after final acceptance by the board of county commissioners,
13 14	shall be under this section is effective for one (1) or more to five (5)
	years, such time to be as determined by the board, but in no event for
15	a longer period of time than five (5) years. executive.
16	(c) (f) The county council shall have the power and authority to may
17	levy an annual tax of not to exceed more than three and thirty-three
18	hundredths cents (\$0.0333) on each one hundred dollars (\$100) of
19	assessed valuation for the purpose of:
20	(1) constructing;
21	(2) operating; or
22	(3) maintaining; any
23	a building owned and operated by such an agricultural association.
24	Provided, however, that such a 4-H club described in section 1 of this
25	chapter. The tax may be levied only until the building has been
26	constructed and in no event or for a longer period of time not more
27	than five (5) years, whichever occurs first. After the building has been
28	constructed, the county council may levy an annual tax of not to exceed
29	more than sixty-seven hundredths of one cent (\$0.0067) on each one
30	hundred dollars (\$100) of assessed valuation for the purpose of
31	operating and maintaining such the building.
32	(d) (g) Any agricultural association shall have the power and
33	authority to A 4-H club described in section 1 of this chapter may
34	solicit and accept contributions of any kind or nature of contribution
35	for the development and maintenance of any of their the
36	organization's projects.
37	SECTION 3. IC 15-2.1-7-5 IS AMENDED TO READ AS
38	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 5. (a) Cattle, goats, and
39	cervids that show a positive reaction react positively to a tuberculin
40	test shall must be marked immediately using a method of identification
41	approved by the board.

(b) All animals identified in accordance with the foregoing



1	provisions marked under this section shall be appraised by an
2	authorized agent of the board or the United States Department of
3	Agriculture.
4	(c) An identification mark on reactor cattle, goats, and cervids
5	may not be tampered with or altered.
6	SECTION 4. IC 15-2.1-15-4 IS AMENDED TO READ AS
7	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 4. (a) The board may
8	adopt rules requiring that:
9	(1) all dairy or breeding cattle and bison sold through any public
10	or private sale must be accompanied with an official health
11	certificate; and that
12	(2) the cattle and bison test negative for brucellosis and
13	tuberculosis.
14	However, a special form as prescribed by the board may be used for
15	this purpose instead of the certificate of veterinary inspection.
16	(b) The board may adopt rules exempting animals from testing for
17	brucellosis and tuberculosis within Indiana or other states or areas.
18	(c) The board may not adopt rules exempting animals presenting
19	little risk of spreading disease from brucellosis and tuberculosis testing
20	requirements. However, The state veterinarian may order cattle of any
21	age to be tested to determine the disease status of the animal.
22	SECTION 5. IC 15-2.1-18-10 IS AMENDED TO READ AS
23	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 10. (a) The owner of an
24	animal affected with a dangerous or contagious disease shall report the
25	disease to the state veterinarian the existence of the disease within not
26	later than forty-eight (48) hours after knowing it to exist. Any other
27	discovering the existence of the disease.
28	(b) A person knowing who is not the owner of an animal but
29	knows or having has reason to suspect that a dangerous, contagious,
30	or infectious disease to exist exists among animals shall report the
31	same existence of disease to the state veterinarian or local health
32	officer not more later than forty-eight (48) hours after discovering or
33	having reason to suspect that the condition disease exists.
34	(c) A local health officer that who receives a report from a person
35	under this section shall report it the disease within twenty-four (24)
36	hours to the state veterinarian.
37	SECTION 6. IC 15-7-1-23 IS AMENDED TO READ AS
38	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 23. (a) Any corporation
39	or association, organized under statutes in effect before February 23,
40	1925, may, by a majority vote of its stockholders or members, elect to
41	be brought under governed by this chapter by:
42	(1) limiting its stockholders or membership; and



(2) adopting the other restrictions provided in this chapter.	
(b) The corporation or association shall make out in duplicate a	
statement signed and sworn to by its directors, to the effect specifying	
that the corporation or association has, by a majority vote of the	
stockholders or members:	
(1) decided to accept the benefits and be bound by this chapter; and has	
(2) authorized all the changes. accordingly.	
Articles of incorporation shall be filed as required in section 7 of this	
chapter, except that they the articles of incorporation shall be signed	
by the current members of the then board of directors. The filing fee	
shall be the same as for filing an amendment to articles of	
incorporation.	
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COMMITTEE REPORT

Madam President: The Senate Committee on Agriculture and Small Business, to which was referred Senate Bill No. 189, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 2, line 28, strike "published" and insert "printed".

Page 2, line 28, reset in roman "newspaper".

Page 2, line 29, delete "qualified publication (as defined in IC 5-3-1-0.7)".

Page 2, line 30, before "published" insert "that is".

Page 2, line 30, reset in roman "published".

and when so amended that said bill do pass.

(Reference is to SB 189 as introduced.)

NUGENT, Chairperson

Committee Vote: Yeas 11, Nays 0.



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